	Case	3:22-cr-00040-E	Document 22	Filed 07/12/	1 9	1 of 1 PageID 37 U.S. DISTRICT COURT	
		IN FO	R THE NORTHE	ATES DISTRIC RN DISTRICT (S DIVISION	T COUR ^{TOR} OF TEXAS	RTHERN DISTRICT OF TEXAS FILED	
UNITE	ED STA	TES OF AMERICA,		§ §		JUL 1 2 2022	
v.				§	Case Number	RR, 20.5. DISTRICT COURT	
LORE	NZO MA	ACEDO RODRIGUEZ	<u>,</u>	§ § §	B	Deputy Deputy	
	Defend	dant.		§			
			REPORT AND E	RECOMMENDA G PLEA OF GUI			
subjects charged recomn U.S.C.	s mention is supposed that is supposed that is 1326(bound guide The defeated to the defeated	oned in Rule 11, I deter- ported by an independent at the plea of guilty be a) Illegal Reentry After ilty of the offense by the fendant is currently in a fendant must be ordered cing evidence that the	beared before me pursuant to Fed. R. Crim.P. 11, and has entered a plea of guilty to Count(s) 1 of the cautioning and examining LORENZO MACEDO RODRIGUEZ under oath concerning each of the in Rule 11, I determined that the guilty plea was knowledgeable and voluntary and that the offense(s) and by an independent basis in fact containing each of the essential elements of such offense. I therefore the plea of guilty be accepted, and that LORENZO MACEDO RODRIGUEZ be adjudged guilty of 8 legal Reentry After Removal from the United States and have sentence imposed accordingly. After of the offense by the district judge, Italiant is currently in custody and should be ordered to remain in custody. Ident must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and gevidence that the defendant is not likely to flee or pose a danger to any other person or the community				
		The Government does not oppose release. The defendant has been compliant with the current conditions of release. I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).					
		The Government opp The defendant has no If the Court accepts Government.	t been compliant wi	th the conditions on, this matter s	of release.	for hearing upon motion of the	
	substar recomi	ntial likelihood that a mended that no senten 8 3145(c) why the defer	motion for acquit ce of imprisonment	tal or new trial be imposed, or (detained, and (2) t	will be grant c) exceptional the Qourt finds	ss (1)(a) the Court finds there is a ted, or (b) the Government has circumstances are clearly shown by clear and convincing evidence community if released.	

NOTICE

UNITED STATES MAGISTRATE JUDGE

Date: 12th day of July, 2022.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).